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HEARST COMMUNICATIONS, INC. dba
HEARST NEWSPAPERS and THE HEARST
CORPORATION

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

MARSHA GINSBURG,

Plaintiff,

v.

HEARST COMMUNICATIONS, INC.;
HEARST CORPORATION; HEARST
NEWSPAPERS,

Defendant.

Case No. CV 08 3031

**STIPULATION EXTENDING TIME FOR
DEFENDANTS TO RESPOND TO
COMPLAINT**

L.R. 6-1(a)

Plaintiff MARSHA GINSBURG and Defendants HEARST COMMUNICATIONS,
INC. dba HEARST NEWSPAPERS and THE HEARST CORPORATION, through their
undersigned counsel, hereby stipulate that Defendants will have a two (2) week extension of time
through August 15, 2008 to respond to the Complaint. L.R. 6-1(a).

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1 IT IS SO STIPULATED.

2 Dated: July 31, 2008

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4 /s/
ROBERT L. ZALETEL
LITTLER MENDELSON
A Professional Corporation
Attorneys for Defendants
6 HEARST COMMUNICATIONS, INC. dba
7 HEARST NEWSPAPERS and THE HEARST
CORPORATION

8 Dated: July 31, 2008

9
10 /s/
11 LOUIS A. HIGHMAN
HIGHMAN, HIGHMAN & BALL
A Professional Law Association
Attorneys for Plaintiff
13 MARSHA GINSBURG

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15 Firmwide:86011754.1 052069.1010

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**STIP. EXTENDING TIME FOR DEFS
TO RESPOND TO COMPLAINT**

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